

Von: SCHULZ Martin, President President@europar.europa.eu
Betreff: RE: Bitte um Gesprächstermin mit Herrn Martin Schulz persönlich - Fwd: Friday I am available - Re: Is there a possibility to talk to you or Daniel to push the commission for infringement Proceedings (as said in the hearing PETI Hearing on 11th Nov 2014 Peti...
Datum: 1. Oktober 2015 um 18:57
An: Klaus Zinser [REDACTED]

SM

Sehr geehrter Herr Zinser,

vielen Dank für Ihre elektronische Nachricht vom 28. August 2015 an den Präsidenten des Europäischen Parlaments, Herrn Martin Schulz. Der Parlamentspräsident hat uns beauftragt, Ihnen zu antworten.

Zu Ihrem Ersuchen um einen persönlichen Gesprächstermin möchten wir Ihnen Folgendes mitteilen:

Der Petitionsausschuss des Europäischen Parlaments bearbeitet die bei ihm registrierten Petitionen eigenständig und eigenverantwortlich. Der Parlamentspräsident nimmt in diesem Zusammenhang keinerlei Koordinations- oder Weisungsbefugnisse wahr.

Wir möchten Sie daher bitten, die Korrespondenz zu Ihrer Petition direkt an den Petitionsausschuss zu richten, den Sie unter folgender E-Mail - Adresse erreichen:
peti-secretariat@ep.europa.eu

Mit freundlichen Grüßen

Kabinetts des Präsidenten

From: Klaus Zinser [REDACTED]
Sent: 28 August 2015 11:23
To: SCHULZ Martin, President
Subject: Bitte um Gesprächstermin mit Herrn Martin Schulz persönlich - Fwd: Friday I am available - Re: Is there a possibility to talk to you or Daniel to push the commission for infringement Proceedings (as said in the hearing PETI Hearing on 11th Nov 2014 Peti...)

Sehr geehrter Herr Schulz,

nachdem die Vorsitzende des PETI Committees, Frau Cecilia Wikström mir den Kontakt verweigert und auch seitens des von ihr überwachten PETI Sekretariats nichts geschieht - seit dem gab es keine Rückmeldung - bitte ich um einen Termin mit Ihnen, Herr Schulz persönlich. Als Parlamentspräsident koordinieren Sie die Parlamentarier.

Bitte verzichten Sie darauf, nun Frau Wikström als auch das Sekretariat darauf hinzuweisen dass die hier etwas absichtlich oder unabsichtlich verschlafen haben. Das geschieht hier regelmässig und ist nicht zielführend.

Neben

- (1) dem Versäumnis der EU Kommission in zwei meiner Fälle (1a, 1b) Infringement Proceedings gegen das EU Mitgliedsland Grossbritannien einzuleiten,
- (2) einer versäumten Abstimmung im PETI Ausschuss die Kommission formal um einen Infringement Letter an UK zu bitten obwohl es Herr Rainer Wieland dort gefordert hat und Frau Wikström es zumindest nach aussen hin unterstützt hat geht es

auch um

(3) die Neuregelung von Brussels Ia (EC2201/2003) wo unter Aufsicht der Kommission eine Expertengruppe tagt. Bei dieser Expertengruppe wurde mir der Beobachterstatus von dem Britischen Kommissionsmitarbeiter Michael Shotter verweigert. Es gibt noch nicht einmal einen Beobachter seitens des EU Parlamentes.

Mein Terminvorschlag ist Freitag der 4. September 2015 in Brüssel. Alternativ in Strasbourg da nur 250 km von meinem Wohnort entfernt ist.

Nachdem mich vor Jahren einer ihrer Mitarbeiter falsch beraten hat (ich solle in einer Familienangelegenheit Solvit verwenden) sollten Sie auch ein persönliches Interesse haben die Thematik zu klären und das Thema voranzubringen. Ich bin Betroffener und nun auch Stakeholder. Ich werde es nicht zulassen dass systemtisch der Kontakt zwischen den Kindern und deren Eltern abgehackt wird.

Mit freundlichem Gruss,
Klaus Zinser

Mit freundlich

Klaus Zinser

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Anfang der weitergeleiteten Nachricht:

Von: WIKSTRÖM Cecilia <cecilia.wikstrom@europarl.europa.eu>

Betreff: RE: Friday I am available - Re: Is there a possibility to talk to you or Daniel to push the commission for infrigemet Proiceedings (as said in the hearing PETI Hearing on 11th Nov 2014 Petition 1229/2013) - Fwd: Open Letter re nomination of Expert Group

Datum: 18. Juni 2015 16:14:22 MESZ

An: "'Klaus Zinser'" [REDACTED]

Dear Ms Zinser,

Thank you for your letter and apologies for the lack of response on our side!

I have forwarded your request to the secretariat as I am not familiar with the details of individual cases in front of the committee and hope that they will get back to you asap, regarding your suggestions.

Kind regards,
Daniel Sjöberg

Daniel Sjöberg
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From: Klaus Zinser [<mailto:klauszinser@posteo.eu>]
Sent: 03 June 2015 11:48
To: WIKSTRÖM Cecilia
Cc: Vincent McGovern
Subject: Friday I am available - Re: Is there a possibility to talk to you or Daniel to push the commission for infringement proceedings (as said in the hearing PETI Hearing on 11th Nov 2014 Petition 1229/2013) - Fwd: Open Letter re nomination of Expert Group o...


Dear Mrs Wikström, Dear Daniel,

yesterday around 11:20 i had briefly talked to Daniel. As Mrs Wikström had said on 11th November 2014 in the PETI Hearing, '... the Commission has to deliver. Full stop.'

As the EU Commission has not sent a formal letter since then to UK to start infringement proceedings on violation of EC2201/2003 (Brussels IIa) I would like to make a suggestion to make sure they will do this and if not, Luxembourg court can look on this even without the commissions activity/support. Therefore I have spent a few hundred Euros of my private money on a lawyer to investigate. It would also be a general rule to make sure the EU Commission gets active on requests from the EU Parliament/PETI.

Therefore I would like to talk to one of you coming Friday when I am back in Brussels.

Regards,
Klaus Zinser

Am 31.05.2015 um 15:11 schrieb Klaus Zinser 

Dear Mrs Wikstrom, dear Daniel,

tomorrow Monday to Wednesday I am in Maastricht on a conference (my work related).

From Wednesday evening to Friday I am in Brussels.

In one way I was told that I should give up fighting for contact with my child and that the EU Commission will not even consider infringement proceedings against UK (EC2201/2003 - Brussels IIa; my Petition 1229/2013; they have never sent the formal letter to UK).

On the other side, it seems I have figured out that there is a possibility to put up some serious pressure on the EU Commission. Therefore I have a suggestion that I would like to discuss in private.

Is there a possibility to talk to personally to you, Mrs Wikström and/or to Daniel on 5th or 6th June 2015 (10 minutes is enough) ? I have a document with me.

Kind regards,
Klaus Zinser

Mit freundlic
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Anfang der weitergeleiteten Nachricht:

Von: Klaus Zinser
Betreff: Open Letter re nomination of Expert Group on the revision of EC2201/2003 (Brussels Ila Regulation) through the European Commission (in reply to letter from Mr Michael Shotter, Head of Unit DG JUST Civil Justice Policy European Commission)
Datum: 21. April 2015 01:45:10 MESZ
An: JUST-CIVIL-COOP@ec.europa.eu, Paraskevi.MICHOU@ec.europa.eu, PETI Secretariat <peti-secretariat@europarl.europa.eu>, cecilia.wikstrom@europarl.europa.eu
Kopie: vera-jourova-contact@ec.europa.eu

Dear Mrs Michou, Dear Mrs Wikström, Dear European Commission, Dear Petition Committee,

attached there is an open letter re nomination of the Expert Group on the revision of EC2201/2003 (Brussels Ila Regulation) through the European Commission (in reply to letter from Mr Michael Shotter, Head of Unit DG JUST Civil Justice Policy European Commission).

Kindly confirm the receipt and answer my request. For questions I am available by telephone, email or in whatever way necessary.

Best regards,
Klaus Zinser

P.S. As I don't have a confirmed email address neither a fax

number, please make sure Mrs Michou gets this email as early as possible and confirm. Otherwise I will send a registered letter.

<20150421_To_EUCommission_PETI__On_Revision_Of_EC2201_2003_MembersOfExpertGroup__From_KlausZINSER_Petition1229_2013.pdf>

Mit freundlichen Grüßen

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[REDACTED], 21st April 2015

From:
Klaus Zinser

To:
Paraskevi Michou
Acting Director General DG JUST
& European Commission
Rue Montoyer 59/Montoyerstraat 59
1049 Bruxelles/Brussel
Belgique
Tel: +32 229-53437/73758

To:
Cecilia Wikström (PETI-Chair)
Petition Committee
& European Parliament
Rue Wiertz
B-1047 Brussels
Belgique
Fax: +32 2284962

Open Letter re nomination of Expert Group on the revision of EC2201/2003 (Brussels IIa Regulation) through the European Commission (in reply to letter from Mr Michael Shotter, Head of Unit DG JUST Civil Justice Policy European Commission)

Dear Mrs Michou, Dear Mrs Wikström,
Dear European Commission, Dear Petition Committee,

I had contacted the European Commission in March 2010 because of no contact to my [REDACTED] child, who has been brought from the mother to UK. In August 2009 I had registered a [REDACTED] Family/Appeal Court Order in UK, according to EC2201/2003 (Brussels IIa) which is EU law and that should have been enforced for regular child-father contact in England.

In March 2012 I registered an even stronger Family Court Order at London Court Registry according to EC2201/2003. As again nothing happened, I requested on 30th April 2013 from the European Commission DG JUST to reopen Dossier 807 (that they had closed against my will in February 2011). This was just six days after London High Court has made my EC2201/2003 Order invalid in a ExParte decision.

For my understanding there should have been ongoing contact from the time when my [REDACTED] child has been brought from the mother initially to UK. This is promised in the EU law ("Free movements of Judgements"). Instead of this, I had to hire and pay horrible expensive and inefficient UK lawyers, my child has suffered from one The Hague Child Abduction return in February 2011 and since June 2012 there are ongoing Court proceedings at London High Court. Whilst the mother is on legal aid and UK public money is transferred to UK lawyers I cannot afford lawyers and have to go to UK Court fully on my own expenses.

Not even my urgent request to the EU Commission from 30th April 2013 with very detailed questions and asking for advice, as UK was the way to take jurisdiction, has been answered in time before UK took jurisdiction on 6th June 2013. The comment from DG JUST Joanna Serdyska at the Petition Committee in Nov 2014 "... the Petitioner should go ahead with UK

Courts .." showed the very limited interest of DG JUST in having working EU law, made from them exactly for this purpose. The European Commission DG JUST should have dealt with exequatur of EU law in my case since 2009 as requested in my Petition 1229/2013.

Seeing the fact that there have never been infringement investigations neither infringement proceedings against a member state in violation of EC2201/2003 but on the other side there is a review gives a very strong indication that something is going wrong.

Maybe I will never have contact with my child before he is 18. But I feel the duty to make sure that children will have permanent and ongoing contact with both parents as it is written in the UN Convention for the Rights of the Child and also in the European Charter on Fundamental Rights.

For the started and ongoing revision of EC2201/2003 there were several warning indications, missed information and lack of transparency from the EU Commission. So, immediately after I got to know that the commission was looking for Experts on this subject, I applied.

Now I received letter from Michael Shotter saying I was too late and I suppose their selection of specialists will go ahead with this work. Not even the EU Parliament seems to be involved.

Parents have to go to European Courts to correct the failures of EU law. They are phasing poverty. Because of this, there is an ongoing violation of the Human Rights Law - The right to a family life - where children and parents suffer.

On the other side the EU Commission is excluding these suffering people, who became the real specialists, from making corrected regulations. Only a public consultation is not enough. Its alarming that DG JUST will spend 377 Mio and 604 Thousand Euro (377,604,000 €) in Justice Programs between 2014 and 2020 whilst the EU taxpayers and European Citizens are excluded.

Therefore I request from the EU Commission, with the support of the European Parliament, that I and one other person can join this expert group on the revision of EC2201/2003 (Brussels Iia) either as Member or with Observer Status for the ongoing work and also to reports to the PETI committee.

Mrs Michou, seeing that DG JUST Dir A 'Civil Justice Policy' but also DG JUST Dir C 'Fundamental Rights and right of the child' should be involved I send this request to you, who is above both Directorates.

Hopefully the answer will come soon. In the meantime the EU Commission should inform the Petition committee, namely Mrs Wikström and Mr Wieland, it they have send the letter to UK as requested in the PETI hearing on 11th Nov 2014.

Best regards,



Klaus Zinser

Attached: Letter from Michael Shotter to Klaus Zinser from 16th April 2015 (JUST/AI/JS/jeh D(2015)1767804)



EUROPEAN COMMISSION
DIRECTORATE-GENERAL JUSTICE and CONSUMERS

Directorate A: Civil justice
Unit A.1 : Civil justice policy

Brussels, **16 AVR. 2015**
JUST/A1/JS/jeh D(2015)1767804

Mr Klaus Zinser

E-mail: [REDACTED]

Re: Expert Group on the revision of Brussels IIa Regulation

Dear Mr Zinser,

Following the call for expression of interest regarding the participation in an expert group to prepare a revision of the Brussels IIa Regulation and your application sent in response to this call, I need to inform you that the Evaluation Committee did not consider your application due to the fact that it was received after the deadline.

Your application was received electronically on 24 February 2015 whereas the deadline for the submission of the applications passed on 18 February 2015.

The composition of the expert group as well as the relevant documents relating to its work will be published shortly in the register of the Commission's expert groups on: http://ec.europa.eu/transparency/regexpert/index.cfm?do=news.calls_for_app.

Thank you for your interest in the work of the expert group.

Yours sincerely,

Michael Shotter
Head of Unit